St. Louis City Ordinance 62663

FLOOR SUBSTITUTE BOARD BILL NO. [92] 92

INTRODUCED BY ALDERMAN MARY ROSS

An ordinance to repeal Ordinance #62333, approved July 1, 1991 relating to the number and salaries of the Parking Meter Division Employees, Parking Violation Inspectors and Parking Violation Supervisors and to enact in lieu thereof certain new sections relating to the same subject matter and containing an emergency clause.

BE IT ORDAINED BY THE CITY OF ST. LOUIS AS FOLLOWS:

SECTION ONE. Ordinance 62333, approved July 1, 1991, is hereby repealed.

SECTION TWO. The following positions of the Parking Division of the Treasurer's Office, which include the Parking Violation Inspectors and Parking Meter Division, whose duties shall be those indicated by their respective titles and codes, are hereby allocated as listed below and adopted as the classification of the Parking Division of the Treasurer's Office:

Class Title	Grade	
Parking Superintendent		26M
Administrative Assistant IV		26M
Director of Professional Services		26M
Manager of Off-Street Facilities		24M
Fleet Maintenance Supervisor		22G
Personnel Manager		20M
Internal Auditor		19G
Supervisor		18G
Program Analyst		17G
Budget Compliance Officer		17G
Communication Assistant		17G
Parking Enforcement Supervisor		16G
Assistant Supervisor		14G
Account Clerk III		14G
Administrative Clerk II		13G
Parking Enforcement Officer III		11G
Assistant Parking Enforcement Supe	ervisor	11G
Parking Crew Worker III		11G
Account Clerk II	11G	
Administrative Clerk I		10G
Clerk/Secretary III		10G
Parking Enforcement Officer II		9G
Parking Crew Worker II		9G
Security Officer		8G
Clerk/Secretary II		8G

Account Clerk I	8G
Parking Crew Worker I	7G
Security Guard	6G
Parking Enforcement Officer I	6G
Clerk/Secretary I	6G

*The Parking Division of the Treasurer's Office shall reimburse the City's General Revenue Fund from the Parking Revenues \$33,000.00 annually sometime on or about the end of each Fiscal Year for the Chief Fiscal Officer's services.

SECTION THREE. (a)General Pay Schedule

(1) There is hereby adopted as the compensation schedule for all grades denoted by the suffix "G" established in Section Two of this ordinance, the following ranges of salary, beginning with the bi weekly pay period starting June 14, 1992 and extending through the bi-weekly pay period ending June 12, 1993.

BI WEEKLY RANGE OF PAY IN WHOLE DOLLARS

Grade	Starting	Maximum
22G	1220	1643
19G	1055	1421
18G	1006	1353
16G	913	1229
17G	958	1290
14G	829	1116
13G	791	1063
12G	753	1013
11G	718	965
10G	685	920
9G	653	877
8G	622	836
7G	593	796
6G	565	759

(b) MANAGEMENT PAY SCHEDULE

(1) There is hereby adopted as the compensation schedule for all grades Page 2 of 9. denoted by the suffix "M" established in Section Three of this ordinance, the following ranges of salary, beginning with the bi weekly pay period starting June 14, 1992 and extending through the bi-weekly pay period ending June 12, 1993.

BI WEEKLY RANGE OF PAY IN WHOLE DOLLARS

Grade	Starting	Maximum
20M	1108	1655
24M	1344	2009
26M	1480	2214

(2) There is hereby adopted as the compensation schedule for all grades denoted by the suffix "G" established in Section Two of this ordinance, the following ranges of salary, beginning with the bi-weekly pay period starting June 13, 1993.

BI-WEEKLY RANGE OF PAY IN WHOLE DOLLARS

Grade	Starting	Maximum
22G	1238	1668
19G	1071	1442
18G	1021	1373
17G	972	1309
16G	927	1247
14G	841	1133
13G	803	1079
12G	764	1028
11G	729	979
10G	695	934
9G	663	890
8G	631	849
7G	602	808
6G	573	770

(b) MANAGEMENT PAY SCHEDULE

(2) There is hereby adopted as the compensation schedule for all grades denoted by the suffix "M" established in Section Three of this ordinance, the following ranges of salary, beginning with the bi-weekly pay period starting June 13, 1993.

Grade	Starting	Maximum
20M	1125	1680
24M	1364	2039
26M	1502	2247

SECTION FOUR. Promotion, Demotion, Reallocation and Transfer An employee who is transferred, promoted, demoted, or whose position is reallocated after the effective date of this ordinance, shall have his or her rate of pay for the position determined as follows:

- (a) Promotion: This shall be defined as a change of employee from a position of one class to a position of another class with a higher pay grade.
- (1) When an employee is promoted to a position in the General or Management Schedule which is only one grade higher, the employee's salary shall be set at a rate which is five (5%) higher than the rate received immediately prior to promotion. If the position to which the employee is promoted is two (2) or more grades higher that the original position, the employee's salary shall be set at a rate which is ten percent (10%) higher than the rate received immediately prior to promotion. The appointing authority may approve up to a fifteen percent (15%) salary adjustment upon promotion when such action is needed to attract experienced, qualified candidates for a position.

Such salary determination shall take into consideration the nature and magnitude of the accretion of duties and responsibilities resulting from the promotion. However, no employee shall be paid less than the minimum rate nor more than the maximum rate for the new class of position.

- (b) Demotion: This shall be defined as a change of an employee to a position of one class to a position of another class which has a lower pay grade.
- (1) If an employee accepts a voluntary demotion, his or her rate of pay shall be reduced to a rate within the range for the new position which is five percent (5%) lower than the rate received immediately prior to demotion. The appointing authority may approve up to a ten percent (10%) salary decrease upon demotion. However, no employee shall be paid less than the minimum nor more than Page 4 of 9. the maximum rate for the new class of position.

(c) Reallocation:

(1) The salary of an employee which is in excess of the maximum of the range prescribed by this ordinance for the class and grade to which his or her position has been allocated or may be reallocated shall not be reduced by reason of the new salary range or grade. The salary of such employee shall not be increased so long as he or she remains in the class of position, except as otherwise provided by this ordinance.

- (2) If the employee's position is reallocated to a class in a lower pay grade and the rate of pay for the previous position is within the salary range of the new position, his or her salary shall remain unchanged.
- (3) The salary of an employee whose position is allocated to a class in a higher pay grade shall be determined in accordance with the provisions of this Section 4 relating to salary advancement on promotion.

SECTION FIVE. Salary Adjustment

Salary adjustments for all employees shall be based on considerations of merit in the performance of duties and success in fulfilling predetermined goals and objectives as herein provided:

- (a) Positions for which salary is established in the General Schedule.
- (1) Eligibility for within range merit increases to be effective at the beginning of the first bi weekly pay period which is paid in each new City fiscal year, shall be determined by the appointing authority. The appointing authority shall grant within range salary adjustments in any whole dollars increment up to ten percent (10%) of the employee's bi weekly base salary.
- (b) The appointing authority may establish additional guidelines for all within range salary adjustment for classes in the General Schedule to insure the Page 5 of 9. effective utilization of salary ranges to reward meritorious service.
- (c) A decrease in the salary range for poor performance of the duties of the position or for job performance which does not warrant continued pay at an advanced rate in the salary range shall be made in accordance with standards established by the appointing authority.
- (d) Merit increases shall be fairly distributed in approximate proportion to the personal service budget accorded the various schedules of employees in the agency.
- (e) The appointing authority may evaluate the performance of an employee whose salary is established in this ordinance for the purpose of a salary adjustment only at intervals as described above except in the case of:
- (1) Exceptional performance of duties:

The appointing authority of an employee who demonstrates exceptional performance of duties or outstanding qualifications may advance the employee,

by not more than ten percent (10%) after twenty six (26) weeks of employment at a rate in the salary range.

(2) Substandard performance of duties:

The appointing authority of an employee whose level of performance is significantly diminished and no longer warrants payment at the current rate within the range may be decreased to a lower rate in the salary range.

- (f) The pay of any employee may be decreased as a disciplinary action by an appointing authority to a lower rate or step within a salary range. The decrease shall not be greater than fifteen (15%) percent of the employee's current salary rate. In no case shall the decrease be below the minimum of the pay range for the class. The appointing authority may determine that the pay decrease shall be effective for a specific number of bi weekly pay periods, providing, however, that such decrease shall not be effective for more than twenty six (26) weeks.
- (g) For the purpose of computing earnings and length of service for salary advancement, the time shall start with the Sunday preceding all appointments effective on Monday. Absence from service as a result of vacation, sick leave, jury/witness leave, suspensions, non paid absence, leave of absence for service in the armed forces, and leaves of absence for study to improve performance of City job will not interrupt continuous service. Absence from service for any other cause except as set forth above will result in breaking continuity of service.

SECTION SIX. Income Sources.

Any salary paid to an employee in the city service shall represent the total remuneration for the employee, excepting reimbursements for official travel and other payments specifically authorized by ordinance. No employee shall receive remuneration from the City in addition to the salary authorized in this ordinance for services rendered by the employee in the discharge of the employee's ordinary duties, of additional duties which employee may undertake or volunteer to perform.

Whenever an employee not on an approved paid leave works for a period less than the regularly established number of hours a day, days, a week, or days bi weekly, the amount paid shall be proportionate to the hours in the employee's normal work week and the bi weekly rate for the employee's position. The payment of a separate salary for actual hours worked from two or more

departments, divisions, or other units of the City for duties performed for each of such agencies is permissible if the total salary received from these agencies is not in excess of the maximum rate of pay for the class.

SECTION SEVEN. Conversion

- (a) All pay schedules in Ordinance 62333 shall continue in effect until the beginning of the bi weekly pay period starting June 14, 1992, at which time the rates to be paid to employees in positions of any class for which a rate is established or changed in Section 3(a) and 3(b) of this ordinance shall be increased by \$12.00 (\$312.00 annually) and shall be adjusted as follows:
- (1) The bi-weekly salary of each employee whose pay range is established in Section 3(a)(1) or 3(b)(1) of this ordinance shall be increased by \$12.00. This provision shall not apply to employees whose rate is deemed to be above the maximum of the new range as a result of demotion or reallocation.
- (b) The pay schedules in Section 3(a)(1) or (3(b)(1) of this ordinance shall continue in effect until the bi-weekly pay period starting June 13, 1993, at which time the rates to be paid to employees in positions of any class for which a rate is established or changed in Section 3 (a)(2) or 3(b)(2) of this ordinance shall become effective and be adjusted as follows:
- (c) The salary of each employee whose pay range is established in Section 3(a)(2) or 3(b)(2) of this ordinance shall be increased by a factor of one and a half percent (1.5%) to the nearest whole dollar, as determined by the appointing authority. This provision shall not apply to employees whose rate is deemed to be above the maximum of their new salary range except as provided in paragraph (d) below.
- (d) No employee shall be reduced in salary by reason of the adoption of the new pay schedules in this ordinance.
- (e) The Appointing Authority may establish a special conversion procedure for a class of position in the event that the appointing authority determines that a serious inequity would be created by the application of the conversion procedures established in this Section.

SECTION EIGHT. Whenever the City treasurer finds it necessary to add a new class or reallocate the grade of a class of position in the classification plan, the City Treasurer shall allocate or reallocate the class to an appropriate grade in this ordinance and notify the Board of Aldermen of his action.

SECTION NINE. By the last day of each month, the Traffic Violation Bureau shall provide the City Treasurer with a full accounting of all parking related receipts for the prior week in accordance with guidelines prescribed the City Treasurer and approved by the City Comptroller.

SECTION TEN. The revenue from the Parking Meter Division and the revenue from the Parking Meter Violation Bureau shall be combined for operating and financing purposes of the Parking Division.

SECTION ELEVEN. The passage of this ordinance being deemed necessary for the immediate preservation of the public peace, health and safety, it is hereby declared to be an emergency measure and the same shall take effect and be in force immediately upon its approval by the Mayor.

Legislative History				
1ST READING	REF TO COMM	COMMITTEE	COMM SUB	COMM AMEND
06/12/92	06/12/92	PE		
2ND READING	FLOOR AMEND	FLOOR SUB	PERFECTN	PASSAGE
06/26/92			07/10/92	07/10/92
ORDINANCE	VETOED		VETO OVR	
62663				